

प्राधिकार से प्रकाशित

PUBLISHED BY AUTHORITY

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नई दिस्ली, धालिबार, जुलाई 24, 1965/श्रावण 2, 1887

No. 30]

NEW DELHI, SATURDAY, JULY 24, 1965/SRAVANA 2, 1887

इस भाग में भिन्न पृष्ठ संख्या दी जाती हैं जिससे कि यह अलग संकलन के रूप में रखा जा सके।

Separate paging is given to this Part in order that it may be filed as a separate compilation.

नोटिस

NOTICE

नीचे लिखे भारत के स्रसाधारण राजपत्र 9 जुलाई 1965 तक प्रकाणित किये गये।

The undermentioned Gazettes of India Extraordinary was published upto the 9th July

т965:--

Issue No.

No. and Date

dated

Issued by

Subject

95 G.S.R. 961, July, 1965. 9th Ministry of Petroleum and Chemicals.

The Petro'eum Products (Supply and distribution) Amendment Order, 1965.

जपर लिखे असाधारण गजटों की प्रतियां प्रकाशन प्रबन्धक, सिविल लाइन्स, दिल्ली के नाम मांगपत्र भेजने पर भेज दी जाएंगी। मांगपत्र प्रबन्धक के पास इन राजपत्रों के जारी होने की सारीस से 10 दिन के भीतर पहुंच जाने साहिए।

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

भारा ¹¹-खण्ड ³-उपस्था (i)

PART II—Section 3—Sub-section (i)

(रक्ता मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-क्षेत्रों के प्रशासनों को छोड़कर) केन्द्रीय प्राधिकारियों द्वारा जारी किये गए विधि के अन्तर्गत बनाये और जारी किये गये साधारण निवन (जिनमें साधारण प्रकार के आवेश, उप-नियम आदि स्टिमिलिस हैं) क

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 14th July 1965

- G.S.R. 995.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Central Passport & Emigration Organisation (Initial Constitution and Maintenance) Rules, 1959, namely:—
- 1. (i) These rules may be called the Central Passport & Emigration Organisation (Initial Constitution and Maintenance) Amendment Rules, 1965.
 - (ii) They shall come into force at once.
- 2. Amendment of the Central Passport and Emigration Organisation (Initial Constitution & Maintenance) Rules,—In the Central Passport & Emigration Organisation (Initial Constitution and Maintenance) Rules, 1959:—
 - (1) in rule 13, for the proviso to sub-rule (2), the following proviso **shall** be substituted, namely:—
 - "Provided that on the recommendation of the duly constituted Departmental Promotion Committee and with the concurrence of the Union Public Service Commission, not more than sixty per cent of the posts in Grade II may be filled from among those members of the Central Passport & Emigration Organisation who have completed not less than four years of service in Grade III of that Organisation.";
 - (ii) after rule 24, the following rule shall be inserted, namely:-
 - "25. Power to relax.—The Central Government may, where it is of opinion after consultation with the Union Public Service Commission that it is necessary or expedient so to do, by order and for reasons to be recorded by it in writing relax any of the provisions of these rules with respect to any class or category of persons.";
 - (iii) in the Schedule of Duty Posts and Authorised Strength in the Central Passport & Emigration Organisation, for the respective entries in columns 5 and 6, against Grades IV, V, VI and VII, the following entries shall be substituted namely:—

							Column No. 5	Column No. 6
"Grade IV	•				-		3.	16
Grade V		•	•				13	36
Grade VI			-				24	89
Grade VII		•			•	•	31	114

Note.—The strength of stenographers shown against Grade VI shall remain unchanged."

[No. V. IV/801/1/64]

S. K. CHATTERIER.

Attache. (PVA).

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 19th July 1965

G.S.R. 996.—In exercise of the powers conferred by sub-section (1) of section 47 of the Indian Railways Act, 1890 (9 of 1890), the Central Government hereby makes the following further amendment to the general rules for all railways in India administered by the Government, published with the notification of the Government of India, in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In part-I of the said rules for rule 12(e), the following rule shall be substituted, namely:—

"12(e) Where an Advance Starter is provided, the Starter referring to any line shall be placed so as to protect the first facing points or fouling mark of the connections to another running line".

[No. 64-TTV/29/6(20).]

P. C. MATHEW, Secy.

DEPARTMENT OF SOCIAL SECURITY

New Delhi, the 15th July 1965

- G.S.R. 997.—In exercise of the powers conferred by section 5, read with subsection (1) of section 7, of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—
- 1. This Scheme may be called the Employees' Provident Funds (Tenth Amendment) Scheme, 1965.
- 2. In the Employees' Provident Funds Scheme, 1952, in clause (b) of subparagraph (3) of paragraph 1, sub-clause (xlix) shall be renumbered as subclause (xlx) and before sub-clause (xlx) as so renumbered, the following subclause shall be inserted, namely:—
 - "(xlix) as respects coir (excluding the spinning sector) industry specified in the notification of the Government of India in the Department of Social Security No. G.S.R. 952, dated the 3rd July, 1965, come into force on the 30th day of September, 1965;"

[No. 4/9/62/PF-II.]

DALJIT SINGH, Under Secy.

MINISTRY OF FOOD & AGRICULTURE

(Department of Agriculture)

New Delhi, the 9th July 1965

- G.S.R. 998.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the General Central Services Class II post in the Central Mechanised Farm, Jetsar, namely:—
- 1. Short title.—These rules may be called the Central Mechanised Farm, Jetsar (Class II post) Recruitment Rules, 1965.
- 2. Application.—The rules shall apply to the post of Stores Officer in the Central Mechanised Farm, Jetsar.

3. Number, Classification and Scale of Pay, etc.—The number of the post, its classification, the scale of pay attached thereto the method of recruitment to the said post, age limit and other matters relating thereto shall be as specified in columns 2 to 13 of the said Schedule:

Provided that the upper age limit prescribed for direct recruits may be relaxed in the case of candidates belonging to Scheduled Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

- 4. **Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

THE SCHEDULE

Name of post	No. of posts	Classification	Scale of Pay	Whether Selection Post or Non- Selection Post
I	2	3	4	5
Stores Officer	1	General Central Services Class II (Gazetted)	Rs. 350—25—500—30—590— EB—30—800—EB—30— 830—35—900.	N.A.
	No	n Ministerial		

Age limit for direct recruits		l and other qualifications recruits	equired for direct	and educ	di- if any.
6		7		8	9
35 years and below (Re- laxable for Government servants.	(ii) About maintena	of a recognised University years' experience in indensity of stores, and in the stores, in a responsible capacity, ent or a public body or	ting purchase and up-keep of stores in a Government	N.A.	Two years
		Diploma in Mechanical Eng University/Institute.	gineering of a re-		
Method of r by direct rectt motion or by transfer & pe the vacancies t various metho	deputation/ ercentage of to be filled by	In case of rectt, by In promotion/deputation/ which promotion/deputation/deputation/transfer to be made	f a D.P.C. exists, hat is its composition	n which	U.P.S.C. consulted in
10		II	12	- -	13
By direct reco	ruitment.	N.A.	N.A.	As requir	red under the
			· · · · · · · · · · · · · · · · · · ·	[No. 1	9-6/6 4-FR .J

A. C. JAIN, Under Secy.

(Department of Agriculture)

New Delhi, the 13th July 1965

- G. S. R. 999.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules further to amend the Exploratory Tubewells Organisation (Class I and Class II Services) Recruitment Rules, 1953, namely:—
 - I. These rules may be called the Exploratory Tubewells Organisation (Class I and Class II Services) Recruitment (Third Amendment) Rules, 1965.

8	7	6	5	4	3	2	1
Essential: (i) M. Sc. degree in geology from a recognised University or equivalent. (ii) About 10 years' experience in Field Geology with specialised knowledge in Groundwater problems. (iii) Rescarch and administrative experience. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).	50 years and below (Relaxable for Government servants)	N.A.	Rs. 1300—60—1600	G.C.S. Class I	I	Superintending Geologist	'iB
14	13	12	II		10	9	
As required under the	N.A.	.A.		By dir	years	.A. 2	N

MINISTRY OF LABOUR AND EMPLOYMENT

New Delhi, the 15th July 1965

- G.S.R. 1000.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Labour Inspectors (Central) Recruitment Rules, 1958, published with the notification of the Government of India in the Ministry of Labour and Employment No. G.S.R. 507, dated the 25th April, 1959, namely:—
- 1. These rules may be called the Labour Inspectors (Central) Recruitment (Second Amendment) Rules, 1965.
- 2. In the Labour Inspectors (Central) Recruitment Rules, 1958, after rule 14, the following rule shall be added, namely:—
 - "15. Power to relax.—Where the Central Government is of opinion that if is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions contained in these rules with respect to any class or category of persons."

New Delhi, the 19th July 1965

- G.S.B. 1001.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules relating to recruitment to the post of Welfare Adviser, in the Ministry of Labour and Employment, namely:—
- 1. Short title.—These rules may be called the Ministry of Labour and Employment (Welfare Adviser) Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the post of Welfare Adviser specified in column 1 of the Schedule hereto annexed.
- 3. Classification, Scale of pay, Method of recruitment etc.—The classification of the said post, its scale of pay, method of recruitment and other matters rennected therewith shall be as specified in column 3 to 13 of the said Schedule.

SCHEDULE Recruitment Rules for the Post of Welfare Adviser in Ministry of Labour and Employment.

_		_			-	-		- •		, ,		
Name of Post	No. of posts	Classi- fication	Scale of pay	Whether selection Post or Non- selection Post	limit for direct	Educa- tional and other qualifica- tions re- quired for direct recruits	Whether age and educational qualifications prescribed direct recruits will apply in the case of Promotees	of proba- tion if any	rectt. whether by direct	- - e	exists n what is its com	Circums tances in which UPSC is to be con- n- sulted in making rectt.
I	2	3	4	5	6	7	8	9	10	11	12	13
Felfare Adviser	r	G.C.S. Çlaşs I	Rs. 900—40— 1100—50/21250	Selection	N.A.	N,A.	N.A.	2 years	By promotion	Promotion: 1. Selection Grade Labour Officers (Class I) from Central Pool. 2. Conciliation Officer (Central) (Class I) with 3 years service in the grade.	DPC	As required under the rules.
										3. Chief Welfare Officer (Class I) from the Coal Mines Welfare Fund Or-	I	

ganisation with 5 years service in the grade.

4. Welfare Officer (Women's Section) (Class I) from Coal Mines Welfare Fund Organisation with 8 years service in the the grade.

[No. F. 1 (43)/63-LWI(II)LRIII.]

\$. V. KRISHNAN, Dy. Secy.

MINISTRY OF TRANSPORT

(Roads Wing)

New Delhi, the 29th June 1965

- G.S.R. 1002.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the Excluded Class III (Non-Gazetted) Ministerial and Non-Ministerial posts and Class IV (Non-Gazetted) posts in the Regional Offices of the Ministry of Transport (Roads Wing) namely:—
- 1. Short title.—These rules may be called the Ministry of Transport (Roads Wing) Class III and Class IV posts Recruitment Rules, 1965.
- 2. Application.—These rules shall apply to the Excluded Class III (Non-Gazetted Ministerial and Non-Ministerial) posts and Class IV (Non-Gazetted) posts in the Regional Offices of the Ministry of Transport (Roads Wing) as are specified in column (1) of the Schedule annexed hereto.
- 3. Number, Classification and Scale of Pay.—The number of posts, their Classification and the scales of pay attached thereto, shall be as specified in columns (2), (3) and (4) of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith, shall be as specified in columns (5) to (13) of the said Schedule.

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of Scheduled Castes, Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

- 5. Disqualifications.—(a) No male candidate, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts, and
- (b) No female candidate, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

6. Power to relax.—Where the Central Government is of opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing, relax any of the provisions contained in these rules with respect to any Class or category of persons.

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Name of No. post of posts	Classifi- cation,	Scales of pay.	Whether selection post or non- selection post,	Age limit for direct recruits,	Educational and other qualifications required for a direct recruits.	age and educational	of pro-	Method of recruitment whether by direct recruitment or by promotion or by deputation transfer and percentage of the vacancies to be filled by various methods.	deputation/	If a DPC exists, what is its composition.	Circumstances in which UPSC is to be cusulted in making recruitment.
I 2	3	4	5	6	7	8	9	10	11	12	13
1. Head Clerk. 12	Class III (Non- Gazetted Minister- ial)	210—10— 290—15— 320—EB— 15—380.	Selection post	Not applicable,	Not applicable	e. Not applicable	2 yrs.	Promotion, failing which transfer/ deputation	Promotion from amongst the UDCs having 5 yrs service in the grade. Transfer Persons wor ing in si- milar or equivalent grade in other Cent ral/State Governmen Offices.	t-	Not appli- cable,

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e romotions.	Trunger.	
the basis of seniority subject to the rejection of unfit. (b) 25 % on the results of the departmental competitive examination limited to LDCs of the Ministry of Transport (Roads Wing)	milar or equivalent grade in other Central Government offices Deputation: Persons of equivalent status or drawing basic pay falling within the grade applicable to the post or next below the post with not less than 3 years ministerial service in a Central or State Government office,	
Direct rec- ruitment.	Not applicable	Not applicable

Transfer:

Promotion:

Gazetted Ministerial)	110—3— 131—4— 155—EB —4—175- 5—180 Phus Rs. 20/- special pay for steno- typist.
	(Non- Gazetted

Not 18—2 applicable years 18--21 (i) Matriculation or its equivalent qualification.
(ii) Minimum speed 30 words perminute in typewriting, Not 2 yrs. applicable.

applicable

Not applicable

T	2	3	4	5	6	7	8	9	10	11	12	13
						provided that :	_					-
						(a) a person not posses-						
						not posses- sing the said quali-						
						ncanon in typing may						
						be appoint- ed subject						
						to the con- dition that						
						he will not be eligible						
						for drawing increaments in the pay						
						scale or for quasi-per-						
						manency or for confir-						
						mation in						
						the grade till he ac- quires a						
						speed of						
						minute in typing; and						
						(b) a physi-						
						cally handi- capped per- son who is						
						otherwise qualified to						
						hold a cleri-						

not possess the said qualification typing be iñ may appointed subject to the condition that the Medical Board attached to the special Employment
Exchange
for the handicapped or where there is no such Board, the Civil Surgeon cer-tifies that the said handicapped person is not in fit condition to be able to type.

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80 w. p. m.
speed in
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typing essential.

(iii) Stenotypist.

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1965/SRAVANA

[PART II-

I	2	3	4	5	6	7	8	9	10	II	12	13
4. Staff Car Driver	1	Class III (Non- Gazetted Non- Ministerial)	131—4 — 155—EB 4—	Not applicable	18—25 years	Essential: Professional skill in driving, motor mechanism & possessio of valid driving licence. Desirable: Middle School Standard Pass.	Regularly appointed class IV employees Age: No n Educational qualification. Yes.		From amongst regularly appointed class IV qualified employees of the Ministry of Transport (Roads Wing) failing which by direct recruitment.		Not applicable	Not applicable
 Peon Farashes and Chowkida 	-	(Non-	70—1—80— EB—1— 85	- Not applicable	18—25 years	Chowkidars Not	applicable and	6 month	Direct res s cruitment	••		
7. Sweepers	14	Do.	Do.	Do.	Do.	applicable Do.	Do.	Do.	Do.			• •

[No. AII-13(3)/64.] M. V. NILAKANTA AYYAR, Under Secy.

MINISTRY OF COMMUNITY DEVELOPMENT AND CO-OPERATION

New Delhi, the 6th July 1965

- G.S.R. 1003.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Deputy Director (Industries) in the Ministry of Community Development and Cooperation (Department of Community Development) namely:—
- 1. Short title.—These rules may be called the Department of Community Development [Deputy Director (Industries)] Recruitment Rules, 1965.
- 2. Application.—These rules shall apply for recruitment to the post as specified in column 1 of the Schedule annexed hereto.
- 3. Number, Classification and Scale of pay.—The number of posts their classification and the scale of pay attached to these shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid:

Provided that the age limit specified in column 6 of the aforesald Schedule may be relaxed in the case of candidates belonging to Scheduled Castes, Scheduled Tribes, and other special categories of persons in accordance with the orders issued by the Central Government from time to time.

- 5. **Disqualification.**—(1) No male candidate, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and
- (2) No female candidate, whose marriage is void by reason of her husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government, may if satisfied that there are special grounds for so ordering, exempt any person from operation of this rule.

[PART II-

Name of the post	No. of posts	Classifi- carion	Scale of pay	Whether selection post or non- selection post	Age limit for direct recruits	Educational & other qualifications required for direct recruits	educa-	•	of rectt.	from which promotion to be made	exists what is its com- position	Circum- stances in which U.P. S.C. is to be con- sulted in making re- cruitment
I	2	3	4	5	6	7	8	9	10	11	12	13
Deputy Directo (Industries),	or 1	General Central Service Class I Gazetted.	Rs. 700- 40—1100— 50/2—1250	- plicable.	40 years and below (relaxable for Government servant.)	gree in Farm	Not applicable.	Two yrs.	Direct recruit- ment	Not applicable,	Not applicable.	As required under the rules.
						OR (b) Degree in an of the above subjects. OR (c) Degree in Engineering.	zÀ					

SCHEDULE

2. About five years practical experience (Seven years in case of 1(b) in the development of Rural Industries, parti-cularly industries based on Agricul-ture, Dairying or Animal Husbandry Fisheries. (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified)

Desirable:

Experience in Coordination of work official between and non-official agencies.

> [No. F. 17/8/64-Admn.] RAM DEV, Under Secv.

1

MINISTRY OF HOME AFFAIRS

New Delhi, the 19th July 1965

- G.S.R. 1004.—In pursuance of rule 11 of the Indian Police Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of James and Kashmir, hereby makes the following amendments in schedule III appendent to the said Rules.
- 2. Those amendments shall be deemed to have come into force with effect from 1st July, 1965.

Amendments

In the said Schedule III under the heading 'A'—Posts carrying pay above time-scale pay of the Indian Police Service under the State Government; against 'Jammu and Kashmir' the following entries shall be added, namely:—

"Deputy Inspector General of Police, Anti-Corruption—1600—100—1800 plus Rs. 150 special pay.

Deputy Inspector General of police, C.I.D.—1600—100—1800 plus Rs. 15% special pay".

[No. 1/2/65-AIS(II)]

O. S. MARWAH, Under Secy.

New Delhi, the 13th July 1965

- G.S.R. 1005.—In pursuance of rule 32, read with rule 22, of the Delhi and Himachal Pradesh Civil Service Rules, 1961, the Central Government hereby makes the following regulations to amend the Delhi and Himachal Pradesh Civil Service (Probation, Training and Departmental Examination) Regulations, 1964, namely:—
- 1. These regulations may be called the Delhi and Himachal Pradesh Civit Service (Probation, Training and Departmental Examination) Second Amendment Regulations, 1965.
- 2. In the Delhi and Himachal Pradesh Civil Service (Probation Training and Departmental Examination) Regulations, 1964, for regulation 8, the following regulation shall be substituted, namely:—
 - "8. Interpretation—If any question arises as to the interpretation of these regulations, the same shall be decided by the Central Government."

[No. F.4/11/65-DH(S).T

Y. D. SEHGAL, Under Secy.

New Delhi, the 16th July 1965

- G.S.R. 1006.—In exercise of the powers conferred by section 44 of the Arms Act, 1959 (54 of 1959), the Central Government hereby makes the following rules further to amend the arms Rules, 1962, namely:—
 - 1. These rules may be called the Arms (Amendment) Rules, 1965.
- 2. In Schedule II to the Arms Rules, 1962, for the entries in column 7, against item No. 3(a), the following entries shall be substituted, namely:—

"District Magistrate specially empowered by the State Government in this behalf or where no District Magistrate has been so empowered, by the State Government."

[No. 15/7/64-Police.IV.]

G. L. BALLUR, Under Secy.

New Delhi, the 16th July 1965

G.S.R. 1007.—In exercise of the powers conferred by clause (1) of article 299 of the Constitution, the President hereby directs that all contracts and other instruments required to be made in the exercise of the executive power of the Union in connection with the grant of advances to the displaced goldsmiths in the Union territory of Delhi for the purpose of enabling them to settle in alternative trades or professions shall be executed on his behalf, by the Goldscontrol Officer, Delhi.

[No. F.2/5/65-UTL.]

K. R. PRABHU, Dy. Secy.

ORDER

New Delhi, the 16th July 1965

G.S.R. 1008.—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise Diwan Brijendra Singh as the Ruler of Tori-Fatehpur with effect from the 17th November, 1964 in succession to the late Diwan Raghuraj Singh.

[No. F. 11/15/64-Poll.III.] L. P. SINGH, Secy.

गृह मंत्रालय

भ्रावेश

नई दिल्ली, 16 जुलाई 1965

जी एस० भार० 1009.—भारत के संविधान के भा कुछेद 366 को धारा (22) के अपनुसार राष्ट्रपति जी इस भ्रादेश के द्वारा दीवान वृजेन्द्रसिंह को 17 नवस्वर 1964 से स्वर्णीय दीवान रचुराज सिंह के स्थान पर नोरो-फनहरूर के शासक के रूप में सहर्ष मान्यता प्रदान करते हैं।

[संख्या 11/15/64-पोलिटिकल III] एल० पी० निह, सचिव।

MINISTRY OF EDUCATION

New Delhi, the 14th June 1965

- G.S.R. 1010.—In exercise of the powers conferred by the proviso to article **309** of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the posts of Santry Guard and Mali in the Central Hindi Directorate namely:—
- 1. Short title—These rules may be called the Central Hindi Directorate (Santry Quard and Mali) Recruitment Rules, 1965.
- 2. Application—These rules shall apply for recruitment to the posts of Santry Fuard and Mali in the Central Hindi Directorate specified in column 2 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of posts, their classification and the scale of pay attached thereto shall be as specified in columns 3 to 5 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 6 to 14 of the Schedule aforesaid: Provided that the maximum age limit given in column 10 of the Schedule may be relaxed in the case of persons belonging to scheduled Castes/Tribes.
- 5. Disqualifications—(a) No person, who has more than one wife living or who, having a spouse living marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse shall be cligible for appointment to the post, and
- (b) no woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to the post:

Provided that the Central Government, may if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

(Central Hind)

Recruitment Rules for the Posts

S1. No.	Name of the	No. of Posts	Classi- fication	Scale of pay	Precentage of pos	st to be fill	ed by
	post	1 0515	whether gazetted or non-gazetted & whether ministeria or non-ministeria		Direct	Pro- motion by selec- tion	Seniority -cust- fitness
1	2	3	4	5	6	7	8
	Santry Guard	ī	General Central Service, Class IV Non-	Rs. 75—1—8 EB—2— 89.	me wh fail	direct reruint failinich by transiing both loutation.	ig er,

- 2 Mali
- Rs. 70—1— 100 % failing which 80—EB— by transfer, 2 General Central r---85.

Service, Class IV, Non-Gazetted.

Gazetted.

Directorate)

of Santry Guard and Mali

Trans- fer	Age limit	Educational & other qualifications required		For promotion/ transfer	Grade & source from which promotion/tran- fer is to be made	
				Whether age & educational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer.	Ter is to be made	
9	10	T1	T2	13	14	
	22 to 44 years.	Essential: At least two years Experience in the Army (Preferably, Infantry, Artillery, Ordnance Units) or Navy or Armed Police Unit or Air Fo Desirable: Middle standard or 2nd Class Hindi/ 2nd Class Roman, Urdu or 3rd Class English in the Army/Navy/Air Force/Armed Police Units.		Transfers: Age—No. Qualification—Yes etc.	By transfer from other Class IV grade of Central Govt. Offices incumbents of which must have at least 2 years Army experience. Deputationist: The grade of Santry Guard for other Central Govt. Offices.	
	18—30 Vents.	Should have elemen- fary knowledge of gardening with agricultural back- ground, Must be conversant with gardening opera- tions.		Not applicable.	Transfer: Persons working in similar or equiva- lent grades from other Central Govt. Offices.	
		Desirable: Should be able to read and write.				

[No. F.21-48/63-H.I.]

N. S. BHATNAGAR, Under Secy.

MINISTRY OF STEEL AND MINES

(Department of Mines and Metals)

New Delhi, the 19th July 1965

- G.S.R. 1011.—In exercise of the powers conferred by section 13 of the Mines and Minerals (Regulation and Development) Act, 1957 (67 of 1957), the Central Government hereby makes the following rules further to amend the Mineral Concession Rules, 1960, namely:—
- 1. (1) These rules may be called the Mineral Concession (Third Amendment) Rules, 1965.
 - (2) They shall come into force at once.
 - 2. In the Mineral Concession Rules, 1960-
 - (i) in rule 4—
 - (a) for sub-rule (2), the following sub-rule shall be substituted, namely:—
 - "(2) Every such application shall be accompanied by a fee of-
 - (a) five hundred rupees when a certificate of approval is applied for one year; or
 - (b) one thousand five hundred rupees when a certificate of approval is approval is applied for three years."
 - (b) for sub-rule (4), the following sub-rule shall be substituted, namely:—
 - "(4) Every such application shall be accompanied by a fee of-
 - (a) two hundred and fifty rupees, when a renewal of certificate of approval is applied for one year; or
 - (b) seven hundred and fifty rupces, when a renewal of certificate of approval is applied for three years.'
- (ii) in rule 6, in sub-rule (1), for the words "A certificate of approval", the words "On an application being made in Form A-2, a certificate of approval" shall be substituted;
 - (iii) after rule 7, the following rule shall be inserted, namely:-
 - "7-A. Subject to the provisions of rules 4, 5, 6 and 7, and the applicant paying one thousand five hundred rupees for the grant of a certificate of approval or seven hundred and fifty rupees for the renewal thereof, in one instalment, a certificate of approval may be granted or renewed, as the case may be, for a period of three years.";
- (iv) in rule 16, for the words "one month", the words "three months" shall be substituted;
 - (y) in rule 22-
 - (a) in sub-rule (2), for the words "six months", the words "twelve months" shall be substituted;
 - (b) in sub-rule (3), the following proviso shall be inserted after clause (ii), namely:
 - "Provided that the applicant shall deposit such further deposit as may be asked for by the State Government, within one month from the date of demand of such deposit.";
- '(vi) in rule 24, in sub-rule '(2), for the words "ninety days" the words "six months" shall be substituted.";

(vii) in rule 28, in sub-rule (1), for the words "six months", the words "twelve months" shall be substituted:

(viii) in rule 32-

- (a) after the words "terms and conditions of the lease", the words "a sum of one thousand rupees" shall be inserted; and
- (b) clauses (a) and (b) shall be omifted;
- (ix) in rule 37, in sub-rule (1-A), after the words "date of its receipt", the words "and, if it is not disposed of within that period, it shall be deemed to have been refused" shall be inserted;
 - (x) for rule 55 the following rule shall be inserted, namely:-
 - "(1) On receipt of an application for revision under rule 54, copies thereof shall be sent to the State Government and to all the impleaded parties calling upon them to make such comments as they may like to make within three months of the date of issue of the communication, and if no comments are received by the Central Government within that period, it shall be presumed that the party which has omitted to make such comments or the State Government as the case may be, has no comments to make and the case may be decided by the Central Government ex parte.
 - (2) On receipt of the comments from any party under sub-rule (1), copies thereof shall be sent to the other parties calling upon such parties to make such further comments, as they may like to make within one month from the date of issue of the communication.
 - (3) The revision application, the communications containing comments and counter-comments referred to in sub-rules (1) and (2) shall constitute the records of the case.
 - (4) After considering the records referred to in sub-rule (3), the Central Government may confirm, modify or set aside the order or pass such other order in relation thereto as the Central Government may deem just and proper.
 - (5) Pending the final disposal of an application for revision, the Central Government may, for sufficient cause, stay the execution of the order against which any revision application has been made.";

(xi) in Schedule I,

- (i) in Form A-1, in item 2, for the words and figures "Rs. 500" the words and figures "Rs. 500/1500" shall be substituted.
- (ii) in Form A-2-
 - (a) in item 2 for the words and figures "Rs. 250" the words and figures "Rs. 250/750" shall be substituted.
 - (b) In item 3, sub-clause (b) of clause (iv) shall be omitted.

[No. 1(17)/63-MII.]

H. S. SAHNI, Under Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 1st July 1965

G.S.R. 1012.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General of India, hereby makes the following amendments to the Indian Audit and Accounts Department (Administrative

Officers, Assistant Accounts Officers and Assistant Audit Officers) Recruitment Rules, 1963, namely:

- 1. These rules may be called the Indian Audit and Accounts Department (Administrative Officers, Assistant Accounts Officers and Assistant Audit Officers) Recruitment Amendment Rules, 1965.
- 2. In the Indian Audit and Accounts Department (Administrative Officers, Assistant Accounts Officers and Assistant Audit Officers) Recruitment Rules, 1963.—
 - (a) in rule 1, for the figures '1963' the figures '1964' shall be substituted;
 - (b) in the schedule, for item 4 and the entry relating thereto, the following shall be substituted, namely:—
 - "4. Scale of Pay.—Rs. 590—30—830—35—900
 (The posts of Administrative Officer in the Office of the Comptroller and Auditor General of India, Assistant Accounts Officers in Customs Revenue Audit, and Assistant Audit Officers in Defence Audit, carry respectively a special pay of Rs. 100/-, Rs. 75/- and Rs. 50/- per month in addition to the scale mentioned above).

[No. F. 27 (54) E.G.I/61.] R. K. AGRAWAL, Dy. Secy.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 24th July 1965

G.S.R. 1013.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Drawback (General) Rules 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) twenty fourth amendment Rules, 1965.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after serial No. 166 and the entries relating thereto, the following shall be inserted, namely:—

"167 Heating Elements."

[No. 24/F. No. 167/1/65-DBK(II).]

G.S.R. 1014.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) twenty fifth Amendment Rules, 1965.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 37 and the entries relating thereto, the following shall be substituted, namely:—
 - "37. Flat Files fitted with clips.
- (i) Forty-two paise per Kg. of pulp board content.
- (ii) Three hundred and seventy five Rupees per metric ton of tin plate content".

This Notification shall be deemed to have come into force on the 5th April, 1965.

[No. 25/F.No. 1/38/65-DBK.]

G.S.R. 1015.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) twenty sixth amendment Rules, 1965.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after Serial No. 230, and the entries relating thereto, the following shall be added, namely:—

"231 Stamp pads."

[No. 26/F.No. 231/1/65-DBK.]

G.S.R. 1016.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944). the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960.

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) twenty seventh Amendment Rules, 1965.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after Serial No. 229 and the entries relating thereto, the following shall be added, namely:—

"230 Water Tankers".

[No. 27/F.No. 230/1/65-DBK.]

G.S.R. 1017.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Dutics Export Drawback (General) twenty eighth Amendment Rules, 1965.

2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after serial No. 161 and the entries relating thereto, the following shall be inserted, namely:—

"162 TRICYCLES."

[No. 28/F.No. 162/1/65-DBK(II),]

G.S.R. 1018.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) twenty ninth Amendment Rules, 1965.

- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule for the Serial No. 9 and the entries relating thereto, the following shall be inserted, namely:—
 - "9. Chained Link fencing made Rupees one hundred and ten only per of GI wire Coarses than metric ton.

This Notification shall be deemed to have come into force from the 5th April, 1965.

[No. 29/F.No. 1/40/65-DBK(I).]

G.S.R. 1019.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirtieth Amendment Rules, 1965.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Scrial No. 38 and the entries relating thereto, the following shall be substituted, namely:—

"38. Oiled coir ropes—

(i)	₹"to	13"	_	Rs.	159.07	\mathbf{per}	metric	tonne.
(ii)	2" to	2 3 "	—	Rs.	110.12	per	metric	tonne.
(ili)	3" to	41"	_	$\mathbf{Rs}.$	85.65	\mathbf{per}	metric	tonne.
(iv)	5" to	8"	_	Rs.	73.41	per	metric	tonne."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 30/F.No. 1/6/65-DBK.]

G.S.R. 1020.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirtyfirst Amendment Rules, 1965.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for the serial No. 50 and the entries relating thereto, the following shall be substituted, namely:—
 - "50. Copper Cables and Conductors, all sorts One thousand and thirty rupees per metric ton of Copper Content."

This Notification shall be deemed to have come into force on the 5th April, 1965.

[No. 31/F.No. 1/26/65-DBK(I).]

G.S.R. 1021.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-two Amendment Rules, 1965.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Scrial No. 30 and the entries relating thereto, the following shall be substituted, namely:—
 - "30. (A) Complete Tea Chets (filled), made of plywood panels (3 ply):
 - (i) Tea chests of $19'' \times 19'' \times 24''$.
 - . Eighty one rupees per one hundred chests.
 - (ii) Tea chests of $19^{"} \times 19^{"} \times 22^{"}$
- Seventy seven rupces per one hundred chests.
- (iii) Tea chests of $19'' \times 18'' \times 20''$.
- Sixty seven rupees per one hundred chests.
- (iv) Tea chests of $16'' \times 16'' \times 18''$
- Fifty six rupees per one hundred chests.
- (v) Tea chests of $16'' \times 16'' \times 20''$ (vi) Tea chests of $17'' \times 17'' \times 17''$.
- Fifty nine rupees per one hundred chests.
- (vii) Tea chests for sizes not otherwise
- Fifty nine rupees per one hundred chests,
- specified.

 (b) Plywood panels (2 ply) fittings of te
- Thirty rupees per 100 Square Meters plywood plus 4.53 for 100 tea chests.
- (h) Plywood panels (3 ply) fittings of tea chests.:
 - (i) Plywood panels for tea chests of 19" × 19" × 24".
- Forty-nine rupecs and twenty-seven paise per one hundred sets of six pieces each,
- (ii) Plywood panels for tea chests of 19" × 19" × 20".
- Forty-six rupecs and thirty paise per one hundred sets of six pieces each.
- (iii) Plywood panels for tea chests of 18" × 18" × 20".
- Forty rupees and forty paise per one hundred sets of six pieces each.
- (iv) Plywood panels for tea chests of 16" ×16"×18".
- Thirty-two rupces and fifteen paise per one hundred sets of six pieces each.
- (v) Plywood panels for tea chests of 16" × 16" × 20".
- Thirty-four rupees and sixty-five paise per one hundred sets of six pieces each.
- (vi) Plywood panels for tea chests of 17" ×17".
- Thirty-three rupecs and fifty-five paise per one hundred sets of six pieces each.
- (vii) Plywood panels for tea chests of size not specified in this item.
- Thirty rupees per one hundred square meters.
- (viii) Metal fittings of tea chests of tinplate.
- Two hundred and seventy-two rupees and thirteen paise per metric ton of tinplate content.
- (ix) Wire nails, tenter hooks and rivets
- Eighty-three rupees and thirty-one paisce per metric ton.
- (x) Tissue paper for wrapping battens or for lining aluminium foils.
- Thirty-five rupees per quintal.

- (xi) Aluminium foil
- . Sixty rupees per quintal,

This notification have come into force on the 5th April, 1965.

[No. 32/F.No. 1/32/65-DBK]

G.S.R. 1022.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act. 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-three Amendment Rules, 1965.

2. In the second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after Serial No. 231 and the entries relating thereto, the following shall be added, namely:—

"232 Styroper Expandable Polystyrene Beads".

[No. 33/F.No. 104/1/64-DBK.]

G.S.R. 1023.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-fourth Amendment Rules, 1965.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 3, 7 and 24 and the entries relating thereto, the following shall respectively be substituted, namely:—
 - "3. Cigarettes in the manufacture of which foreign tobacco, other than tobacco of Pakistan and Burma origin, has been used
- Fifty six rupces fifty palse per Kg. of imported tobacco other than of Pakistan or Burma origin contained in the Cigarettes.
- (a) drawback at this rate shall be paid in respect of only such cigarettes as have been manufactured by a person who has been registered for this purpose by the Chief Officer of Customs in whose jurisdiction such cigarettes are manufactured; and
- (b) the quantity of foreign tobacco other than tobacco of Pakistan and Burma origin, contained in the cigarettes being exported, is established to the satisfaction of the Collector of Customs.
- 7. Pipe or cigarette tobacco in the manufacture of which foreign tobacco other than tobacco of Pakistan and Burma origin, has been used:

Provided that—

(a) drawback at this rate shall be paid in respect of only such pipe or cigarette tobacco as has been manufactured by a person who has been registered for this purpose by the Chief Officer of Customs in whose jurisdiction such pipe or cigarette tobacco is manufactured; Fifty-six rupees and 50 palse per Kg. of imported tobacco, other than of Pakistan or Burma origin, contained in the pipe or cigarette tobacco.

- (b) the pipe or cigarette tobacco is manufactured under the supervision of Customs or Central Excise Officers;
- (c) the pipe or cigarette tobacco is packed in tamper proof, sealed containers, bearing on their outside detailed description of the goods: and
- (d) the quantity of foreign tobacco, other than tobacco of Pakistan and Burma origin, contained in the pipe or ci-garette tobacco being ex-ported is established to the satisfaction of the Collector of Customs.
- 24. Cigars in the manufacture of which foreign cigar wrapper tobacco, other than cigar wrapper tobacco of Pakistan or Burma origin, has been used:

co, other than of Pakistan or Burmah origin, used in the manufacture of the cigars.

Fifty-six rupees and fifty paise per Kg. of imported eigar wrapper tobac-

Provided that—

- (a) the packages of imported materials have been verified by the Collector of Customs and sealed with the Customs seal before delivery at the port of import;
- (b) the sealed packages have been opened, and the imported material used for manufacture, with the per-mission of the Central Excise Officer-in-charge of the factory in which the cigars are manufactured:
- manufacturer maintained such accounts of the use of the imported cigar wrapper tobacco as may be prescribed by the Assistant Collector of Central Excise in whose jurisdiction the factory in which the cigars are manufactured, is situated; and
- (d) the export is made under form A.R. 4 (Central Ex-cise Series No. 60) prescribed under the Central Excise Rules, 1944."

This notification shall be deemed to have come into force on the 5th April, 1965.

G.S.R. 1024.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-fifth Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excisc Duties Export Drawback (General) Rules, 1960, for the Serial No. 47 and the entries relating thereto, the following shall be substituted, namely:—

"47. Silver Nitrate (100% pure)

Twenty eight rupees and twenty five paise per kilogramme.

"Provided that at the time of exportation of silver nitrate (100% pure) the exporter produces evidence to the satisfaction of the proper officer that for exportation of every one kilogramme of silver nitrate an importation of 645 grammes of pure silver (99.9%) has been made by him within a period of six months immediately preceding the date of such exportation and that the said quantity of imported pure silver (99.9%) has not been (i) similarly correlated to and accounted for against any other previous exportation of silver nitrate, or (ii) previously re-exported as such or in any other form with or without claim for drawback."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 35/F.No. 1/39/65-DBK.]

G.S.R. 1025.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Dutics Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-sixth Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 17 and the entries relating thereto, the following shall be substituted, namely:—
 - "17. Fishing rods in the manufacture of which
 - (a) imported bamboo poles not less than seven feet and not more than eleven feet in length have been used;

Six rupees and thirty paise per one hundred pieces.

 (b) imported bamboo poles more than eleven feet but not more than twenty three feet in length have been used; Nine rupees and eighty three paise per one hundred pieces.

(c) imported bamboo poles not less than twenty six feet and not more than thirty two feet in length have been used.

Nineteen rupees and ninety five paise per one hundred pieces."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 36/F.No. 1/35/65-DBK.]

G.S.R. 1026.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Amendmeni.

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-seventh Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 27 and the entries relating thereto, the following shall be substituted, namely:—

"27. Polo sticks

Sixty-eight rupces and sixty paise per one hundred polo sticks.

- Provided that, at the time of the exportation of the polo sticks, the exporter produces evidence to the satisfaction of the Collector of Customs that a number of polo canes equal to the number of polo sticks being exported have been imported by him within the period of six months immediately preceding the date of such exportation and that this identical number of imported polo canes has not been
 - (i) similarly correlated to and accounted for, against any other previous exportation of polo sticks; or
 - (ii) previously re-exported as such or in any other form with or without claim for drawback,"

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 37/F.No. 1/30/65-DBF

G.S.R. 1027.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act. 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drewback (General) Rules, 1960, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-eighth Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 for Serial No. 6 and the entries relating thereto, the following shall be substituted namely:—
 - '6. Potassium Citrate Monohydrate Ninety three rupees and seventy paise per quintal."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 38/F.No. 1/10/65-DBK.]

G.S.R. 1028.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Thirty-ninth Amendment Rules, 1965.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule, for Scrial No. 5 and the entries relating thereto, the following shall be substituted, namely:—
 - "5. Hydraulic brake fluid conforming to Forty one rupees per hundred litres."

 Indian Standard Specification I.S.

 317 (1951).

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 39/F.No. 1/11/65-DBK.]

G.S.R. 1029.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960 namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Fortieth Amendment Rules, 1965.
- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawbak (General) Rules, 1960, for Serial No. 18 and the entries relating thereto, the following shall be substituted, namely:—
 - "18. Sewing machines, components and accessories thereof."

[No. 40/F.No. 18/3/65-DBK(ii).]

G.S.R. 1030.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty-first Amendment Rules, 1965.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule, for Serial No. 28 and the entries relating thereto, the following shall be substituted, namely:—
 - "28. Plastic sequins and articles incorporating plastic Kg. of Plastic sequins."

 Kg. of Plastic sequins."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 41/F.No. 1/37/65-DBK.]

G.S.R. 1031.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Sajt Act, 1944 (1 of 1944), the Central

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty-second Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after serial No. 167 and the entries relating thereto, the following shall be inserted, namely:—
 - "168. Bright Steel Bars manufactured out of imported steel."

[No. 42/F.No. 1/30/64-DBK.]

G.S.R. 1032.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. These rule may be called the Customs and Central Excise Duties Export Drawback (General) Forty-third Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Exper Drawback (General) Rules, 1960, for Serial No. 41 and the entries relating thereto, the following shall be substituted, namely:—
 - "41. Cinema films . . . Sixteen rupees per hundred meters."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 43/F. No. 1/42/65-DBK.]

G.S.R. 1033.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty-fourth Amendment Rules, 1965.
- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 18 and the entries relating thereto, the following shall be substituted, namely:—
 - "18. Silver articles, that is to say, jewellery, ornaments or other articles made wholly or partly from silver

 "18. Silver articles, that is to Rupees forty the per Kg. of articles."

Rupees forty three and thirty paise per Kg. of silver contained in the articles."

This notification shall be deemed to have come into force on the 5th April, 1965.

G.S.R. 1034.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty-fifth Amendment Rules, 1965.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, after the sub-item IIA of Scrial No. 1 and the entries relating thereto, the following sub-item shall be added, namely:—

	Rate of drawbac per Kg.	
	Rs.	
"AI(b). Cuprammonium Yarn"		
(a) of less than 75 deniers	12.00	
(b) of 75 deniers but not more than 100 deniers	9.00	
(c) of more than 100 deniers but not more than 1100 deniers .	7.00	
(d) of more than 1100 deniers ,	6.00	

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 45/F.No. 1/16/65~DBK.]

G.S.R. 1035.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Sa t Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

These rules may be called the Customs and Central Excise Dutics Export Drawback (General) Forty-sixth Amendment Rules, 1965.

- 2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 23 and the entries relating thereto, the following shall be substituted, namely:—
 - "23. Handlerafts and other articles made of Alabaster. One hundred and eighty-six rupees per metric ton."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 46/F.No. 1/68/65-DBK.]

G.S.R. 1036.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act. 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty-seventh Amendment Rules, 1965.

2. In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for Serial No. 36 and the entries relating thereto, the following shall be substituted, namely:—

(a) Articles made from Aluminium Cir- Two hundred and fifty-one rupees per cles or aluminium sheets. quintal.

Provided that at the time of the exportation of the aluminium articles the exporter produces evidence to the satisfaction of the Collector of Customs that for exportation of one quintal (100 Kg.) of articles of aluminium an importation of 103 Kg. of aluminium circles or for exportation of one quintal (100 Kg.) of articles of aluminium an importation of 110 Kg. of aluminium sheets has been made by him within a period of six months immediately preceding the date of such exportation and that the said quantity of imported aluminium circles or aluminium sheets has not been (i) similarly correlated to and accounted for against any other previous exportation of aluminium articles, or (ii) previously re-exported as such or in any other form with or without claim for drawback.

(b) without 'set off' . . . Fifty rupces per quintal'

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 47/F,No. 1/33/65-DF.1]

G.S.R. 1037.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excise and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment in the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty-eighth Amendment Rules, 1965.
- 2. (i) In the First Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960,
- (a) for serial No. 43 and the entries relating thereto, the following shall be substituted, namely:—

 "43. Copra Cake Three hundred and thirty-one rupees

(Expeller or rotary)

Provided that at the time of exportation of Copra Cake the exporter produces evidence to the satisfaction of the proper officer of Customs that for exportation of one metric ton of Copra Cake an importation of 2.70 metric tons of Copra has been made by him within a period of twelve months immediately preceding the date of such

period of twelve months immediately preceding the date of such exportation and that the said quantity of imported Copra has not been (i) similarly correlated to and accounted for against any other previous exportation of Copra Cake, or (ii) previously reexported as such or in any other form with or without claim for drawback."

per metric ton.

(b) for Serial No. 44 and the entries relating therto, the following shall be substituted, namely:—

"44. De-Oiled Copra Cake. Three hundred and thirty-one rupees per metric ton.

Provided that at the time of exportation of De-oiled Copra Cake the exporter produces evidence to the satisfaction of the proper officer of Customs that for exportation of one metric ton of De-Oiled Copra Cake an importation of three metric tons of Copra has been made by him within a period of twelve months immediately preceding the date of such exportation and that the said quantity of imported Copra has not been (i) similarly correlated to and accounted for

against any other previous exportation of Copra Cake, or (ii) previously re-exported as such or in any other form with or without claim for drawback."

This notification shall be deemed to have come into force on the 5th April, 1965.

[No. 48/F.No. 1/23/65-DBK.]

Customs

New Delhi, the 24th July, 1965.

G.S.R. 1038.—In exercise of the powers conferred by sub-section (i) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification after Serial No. 276 and the entries relating thereto, the following shall be added namely:—

"277 Stamp pads."

[No. 93/F.No. 231/1/65-DBK,]

G.S.R. 1039.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3), of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification after Serial No. 275 and the entries relating thereto, the following shall be added, namely:—

"276 Water Tankers."

[No. 94/F.No. 230/1/65-DBK.]

G.S.R. 1040.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (55/F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after serial No. 278 and the entries relating thereto, the following shall be added, namely:—

"279 Heating Elements."

[No. 95/F. No. 167/1/65-DBK(ii).]

G.S.R. 1041.—In exercise of the powers conferred by sub-section (i) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. G.S.R. 575 (56/F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after Serial No. 277 and the entries relating thereto, the following shall be added, namely:—

"278 TRICYCLES."

G.S.R. 1042.—In exercise of the powers conferred by sub-section (1) of section 75 1cad with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India, in the Ministry of Finance (Department of Revenue) No. G.S.R.-575 (55/F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after Serial No. 279 and the entries relating thereto, the following shall be added, namely:—

"280. Bright Steel Bars manufactured out of imported Steel."

[No. 97/F. No. 1/30/64-DBK.]

G.S.R. 1043.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F.No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, after Serial No. 280 and the entries relating thereto, the following shall be added, namely:—

"281 Styropor-Expandable Polystyrene Beads".

[No. 98/F.No. 104/1/64-DBK.]

G.S.R. 1044.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-575 (55/F.No.34/86/60-Cus.IV), dated the '28th May, 1960, namely:—

Amendment

In the Schedule to the said notification for Serial No. 38 and the entries relating thereto, the following shall be substituted, namely:—

"38 Sewing machines, components and accessories thereof".

[No. 99/F.No. 18/3/65-DBK(ii).]

G. P. DURAIRAJ, Dy. Secv.

(Department of Revenue)

Customs

New Delhi, the 24th July 1965

G.S.R. 1045.—In exercise of the powers conferred by sub-section (1) of section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby makes the following amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 202-Customs, dated the 24th August, 1963, namely:—

In the said notification, for condition (b) in paragraph 2, the following shall be substituted, namely:—

"(b) the vessel belongs to or is chartered by a company incorporated in India."

[No. 100/F.No. 20/61/64-Cus.I.]

M. PANCHAPPA, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 24th July 1965

G.S.R. 1046.—In pursuance of rule 139 of the Central Excise Rules, 1944, the Central Government hereby directs that the provisions of Chapter VII of the said Rules shall extend to Glycerine.

[No. 109/65.]

G.S.R. 1047.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Exclsc Rules, 1944, the Central Government hereby exempts grey (unprocessed) cotton fabrics specied in column (2) of the Table below from so much of the duty payable thereon under sub-item (5) of Item No. 19 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944) as is in excess of two paise per square metre.

	TABLE	
SI. No.	Description	
ī	(2)	

- Cotton fabrics generally described as Malimo type fabrics or fabrics in which the warp and weft yarns are connected and fastened together by chain stitches barred against each other.
- Non-woven bonded fabrics containing natural or synthetic fibres or both held together by synthetic resin type of binding agents or by any other process:

Provided that any such fabrics, if processed with the aid of power, shall be liable to the same amount of duty which will for the time being be leviable on coarse fabrics similarly processed.

2. This notication shall be deemed to have taken effect from the 24th day of April, 1962.

[No. 111/65-CE-F.No. 12/81/64-CXII.]

G.S.R. 1048.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby exempts cotton fabrics [falling under sub-item (5) of Item No. 19 of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944)] specified in column (2) of the Table below from so much of the duty of excise payable thereon under sub-section (1) of section 3 of the first mentioned Act as is in excess of 7.2 paise per square metre.

TABLE
SI.
No. Description

(1) (2)

- Cotton fabrics generally described as Malimo type fabrics or fabrics in which the warp and weft yarns are connected and fastened together by chain stitches barred against each other.
- 2. Non-woven bonded fabrics containing natural or synthetic fibre or both held together by synthetic resin type of binding agents or by any other process:
- 2. This notication shall be deemed to have taken effect from the 24th day of April, 1962.

G.S.R. 1049.—In pursuance of rule 96W of the Central Excise Rules, 1944, the Central Government hereby directs that the rate of duty in respect of cotton yarn [falling under Item No. 18A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944)], used in the manufacture of cotton fabrics not otherwise specified, shall be four palse per square metre of the fabrics manufactured.

Explanation.—For the purposes of this notification, the expression 'cotton fabrics not otherwise specified' means—

- (i) cotton fabrics generally described as Malimo type fabrics or fabrics in which the warp and weft yarns are connected and fastened together by chain stitches barred against each other; or
- (ii) cotton fabrics specially woven for tapestry or upholstry purposes where two layers are interwoven so as to make these look like one layer, with dobby or jacquerd or lappet or swivel or leno attachements, or other-
- 2. This notification shall, in relation to the cotton fabrics not otherwise specified referred to in clause (i) of the Explanation, be deemed to have taken effect from the 24th day of April, 1962.

[No. 113/65-CE—F.No. 12/81/64-CXII.]

G.S.R. 1950.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts fents of cotton fabrics not otherwise specied, specified in column (2) of the Table below. from so much of the duty leviable thereon as is in excess of the amount specified in column (3) of the said Table:

TABLE

Sl. No.	Description	Amount	
(1)	(2)	(3)	
1.	Cotton fabrics specially woven for tapestry or upholstry purposes where two layers are interwoven so as to make these look like one layer, with dobby or jacquerd or lappet or swivel or leno attachments, or otherwise.	66-1 paise kilogram.	per
2	Cotton fabrics generally described as Malimo type fabrics or fabrics in which the warp and weft yarns are connected and fastened together by chain stitches barred against cach other.	11.0 paise kilogram.	per
3.	Non-woven bonded fabrics containing natural or synthetic fibres, or both, held together by synthetic resin type of binding agents or by any other process.	11-0 paise kilogram.	Þe1

- (i) cut pieces of cotton fabrics of 92 cm. or more but not exceeding 2.1 metres in length, or
- (ii) damaged cotton fabrics not exceeding 2.1 metres in length.
- 2. This notification shall, in relation to the cotton fabrics 'not otherwise specified' referred to in Serial Nos. 2 and 3 of the Table, be deemed to have taken effect from the 24th day of April, 1962.

G.S.R. 1051.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (3) of section 3 of the Additional Duties of Excise (Goods of Special Importance) Act, 1957 (58 of 1957), the Central Government hereby exempts fents of cotton fabrics not otherwise specified, specified in column (2) of the Table below, from so much of the duty leviable thereon under sub-section (1) of section 3 of the said Act as is in excess of the amount specified in column (3) of the said Tables:—

TABLE

Serial No.	Description	Amount
(1)	(2)	(3)

- Cotton fabrics specially woven for tapestry or upholstry pur- 22.0 paise per kiloposes where two layers are interwoven so as to make these look gram.
 like one layer, with dobby or jacquerd or lappet or swivel
 or leno attachments, or otherwise.
- Cotton fabrics generally described as Malimo type fabrics or 4.4 paise per kilogramfabrics in which the warp and weft yarns are connected and fastened together by chain stitches barred against each other
- Non-woven bonded fabrics containing natural or synthetic fibres 4.4 paise per kilogramor both held together by synthetic resin type of binding agents or by any other process.

Explanation.—For the purpose of this notification, "fents" mean—

 cut pieces of cotton fabrics of 92 cm. or more but not exceeding 2.1 metres in length,

or

- (ii) damaged cotton fabrics not exceeding 2.1 metres in length.
- 2. This notification shall, in relation to the cotton fabrics not otherwise specified referred to in Serial Nos. 2 and 3 of the Table, be deemed to have taken effect from the 24th day of April, 1962.

[No. 115/65-CE-F.No. 12/81/64-CXII]

G.S.R. 1052.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby exempts cotton yarn falling under item No. 18A of the First Schedule to the Central Excises and Salt Act, 1944 (1 of 1944), contained in fents of cotton fabrics not otherwise specified, produced by factories working under the Special Procedure laid down in rule 96V of the said Rules, specified in column (2) of the Tbale below, from so much of the duty leviable thereon as is in excess of the duty specified in the corresponding entry in column (3) thereof:

· · · · · · · · · · · · · · · · · · ·		
erial No.	E-escription	Duty
(1)	(2)	(3)

1. Cotton yarn contained in fents of cotton fabrics specially woven 15 paise per kilogram. for tapestry or upholstry purposes where two layers are interwoven so as to make these look like one layer, with dobby or jacquerd or lappet or swival or leno attachments, or other-Wise.

2. Cotton yarn contained in fents of cotton fabrics generally des- 15 paise per kliegram. cribed as Malimo type fabrics or fabrics in which the warp and weft yarns are connected and fastened together by chain stitches barred against each other.

Explanation.—For the purposes of this notification, the weight of yarn contained in such fents as are grey at the time of their clearance from the factory shall be computed at ninety-five per cent of the weight of the fents.

This notification shall, in relation to the cotton fabrics not otherwise specified referred to in Serial No. 2 of the Table, be deemed to have taken effect from "Rs. 1.25 crores" shall be substituted.

[No. 116/65-CE-F.No.12/81/64-CXII.]

G.S.R. 1053.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, read with sub-section (4) of section 80 of the Finance Act, 1965 (10 of 1965), the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 83/65-Central Excises dated the 11th May, 1965. namely:-

In the said notification, in the Table, in column (3), for the abbreviation, figure and word "Rs. 1 crore" against Serial No. 4 the abbreviation, figures and word "Rs. 1-25 crores" shall be substituted.

[No. 117/65-CE-F.No. B-1/109/65-CXI.]

G.S.R. 1054.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, and in supersession of the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 23/ 60-Central Excises dated the 1st March, 1960, the Central Government hereby exempts internal combustion engine from the whole of the duty of excise leviable thereon if used as a component part in the manufacture of a motor vehicle on which the whole of the duty of excise is leviable:

Provided that the motor vehicle has not been used previously.

[No. 118/65-C.E-F.No. 20/2/65-CXIV.]

G.S.R. 1055.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 137/60-Central Excises, dated the 1st October, 1960, namely:-

In the said notification, for the first proviso to Item I, the following proviso shall be substituted, namely:-

"Provided that where the total output of a manufacturer, whether of water paints or oil paints or enamels alone or of any two or all of them taken together, does not exceed 150 metric tonnes per financial year, the first 50 metric tonnes cleared from the factory during the financial year shall be exempt from the excise duty leviable thereon."

[No. 119/65.]

A. P. KUMTAKAR, Under Secy.

